Mr. Whitman asked if the witness re-membered asking Mr. Aldridge to go and membered arking Mr. Aldridge to go and see Mr. Hassett at the State Engineer's office, but Mr. Consaulus couldn't remember it. "I remember going to the Highways Department with Mr. Aldridge in December, because I wanted Aldridge to get his money," he said.

He didn't recall seeing Aldridge at Meeler's Restaurant in Albany with Mr. Navelle, a clerk in Mr.

m or Mr. Neville, a clerk in Mr. Benefit's office. WHITMAN TAKES UNUSUAL STEPS IN GRAFT GRAND JURY.

En order to insure a satisfactory special Orand Sury to investigate the alleged coorden of op-State barge canal and highway contractors by the Democratic State Committee and other political organizations, District-Attorney Whitman recorted this afternoon to the nmoned for duty on this Grand Jury as talesmen are questioned in a criminal case. The District-Attorney does not want anybody on the Grand Jury who might feel an interest in any contractor that may be called as a wit-

The Grand Jury was to have been drawn in the regular way this morning. but Justice Davis, after a conference with the District-Attorney, put over the matter until this afternoon. Then the business men summoned for duty found that they were to undergo an examination in open court.

Fifth avenue, was the first to be questioned. He was asked if he knew any why he should not serve as a cleand Juror if he had any interest in any municipal or State contracts, if he had any relatives or friends so interested directly or indirectly, or if he had any relatives or friends in public office. ONE CITY CONTRACTOR ACCEPT.

ED AS A JUROR. Charles F. Paddock, a clerk, and Fred erick M. Johnson, an insurance broker, were also accepted. William L. J. Duffy, a contractor at No. 523 West Thirtyfourth street, was accepted, although he said he had a contract with the Department of Charities.

at No. 20 Vesey street; Francis H. Cabot, a merchant at No. @ Worth street: I eter Snyder, a banker at No. 29 William street; David M. Frank, a manufacturer at No. 216 East Fifty-cond street; Edward P Patch, manager of the Hotel Manhattan; Harry M. liau, in business at No. 130 Pearl street, and Samuel Brill, the clothing merchant, were accepted in succession.

Then came Jeremiah C. Lyons, a con-

tractor at No. 30 East Forty-second

deal of work for the city. He described some of the contracts he had executed. District-Attorney Whitman excused him from duty, saying that the action was no reflection upon Mr. Lyons, but enthusiastic over his experience.

Mr. Lyons was the only candidate

excused. The Grand Jury was com-Philip Lehman, banker, No. 22 William strees, Edward S. Harkness, No. 24 Broadway; John S. Marcus, banker, No. 89 Delancey street; Emil Frankel, insurmenthal, banker, No. 5 Nassau street; David Freed, No. 458 Pearl street, who has been foreman of many important Grand Juries; Herbert H. Dean, manager. No. 27 Pine street; Harot H. Hackett, No. 84 Broadway: Herman propriations committees has brought Levy, retired, No. 56 East Seventy-fifth several of the supply bills near comstreet; William E. Schaffner, retired, pletton, and an effort will be made to street; William E. Schaffner, retired. Pine Street. Mr. Sullivan was elected propriation bill before Christmas.

James W. Osborne, the special investienter into highway and bacce canal gator into highway and barge canal so that the measure might be pushed traft appointed by Gov. Glynn, and Disformed the consideration to-day. rict-Attorney Whitman had a confercame down from Albany with a measage from the Governor to set at rest under the direction of Mr. Whitman.

The District-Attorney was as used that he will not be hampered in any inquiry he institutes that comes under his jurisdiction. Mr. Osborne does not latend to interfere with prosecutions already instituted in this county or any

POLICE SEEK RUNAWAY GIRL

Mother Says Missing Daughter Has Been Seen at Tenderloin Resorts.

Mrs. Emily Keiningham of No. 413 West Forty-seventh street called at Police Headquarters to-day to solicit the aid of the Detective Bureau in anding her fourteen-year-old daughter Ruth, who ran away from home on Nov. 21. Detectives in the West Forty-seventh street precinct have been unable to find the girl, although Mrs. Reiningham says she has been told Florence Deshor, who says she is an that Ruth has been seen in several actress, twenty-two years old, wan this

Ruth Keiningham, her mother says. could pass for eighteen years old. She is a blonds, 5 feet 8 inches tall and of malicious mischlef. The complaint Ninth avenues was an open garage, weighs 137 pounds. When she left is made by Mrs. Robert Shyne, who has home she wore a black velvet toque a boarding house at No. 1 West Fortycost, a mixed gray striped skirt and a avenue. She charges that Miss Deshor white walet. On her hand she were a smanhed nictures, brices bras and secresignet ring with the initials "R. K."

WALL STREET TO FIGHT.

M. E. de Aguero, President of the Consolidated Stock Exchange of New York, and the members of the legisla-tive committee, consisting of E. C. Adams jr., Ogden D. Budd, F. A. Parnsworth, W. T. Marsh and W. L. S. Webster, are preparing for a vigorous campaign at Albany for the repeal of the law imposing a tax on sales and

When the clamp tax was first put into for the facal year from the tax were about \$5,000,000. For the calendar year of 1912 about \$5,000,000 was obtained by lly decreasing the receipts for the present year will be very much less. Mem-bers of the Exchainge declare that this tex on Wall street to inequitable.

CONGRESS OPENS REGULAR SESSION: CEREMONY LACKING

Senate and House, Dispensing Recess. Continue Work Without a Break.

MESSAGE IN TO-MORROW

President Wilson to Read, in Person His Address-Big Rush to Hear Him.

WASHINGTON, Dec. 1.-A new ses. don of Congress, the second in President Wilson's Administration, began work at noon to-day. Vice-President the old session adjourned "without day," and in the next breath announced that Congress had assembled in accordance with the Constitution."

More formality marked the opening n the House, but there was no cere mony. The chaplain, Rev. Henry N He was accepted as a member of the particular emphasis to "the great economic and social problems which concern the welfare of the individual, the ome, the Government and religious closed a quorum, something the House has not had in many weeks

The Senate began the session with it first day's work already mapped out Debate on the Hetch Hetchy bill be gan at once. It was expected that the broker; Samuel H. Robert, a merchant revised deaft of the Currency bill would be presented late to-day and would b debated during intermissions in the dis cussion over the Water bill.

The regular December session, follow ing without a break upon the beels of the long extra session that has run since April 7, brought to tired lawnmker to-day a new host of problems and the prospect of steady work for many months.

A widespread demand for tickets for the House gallery for to-morrow's see shout President Wilson's reappearance address. The President will read his first general message to Congress at to be taken up at the new session.

rency legislation and disposing of the ing the early days of the new ses-sion, the House will start work upon the great appropriation bills, carrying more than \$1,000,000,000 of funds for the needs of the Government during e year that begins next July

Treasury Paractment were pronoon. Preliminary work by the ap-No. 467 Fort Washington avenue, and pass the \$13,000,000 District of Co-

Democratic members of the Senate worked all day yesterday to complete Senate leaders hope that by holding the Senate to long hours the bill may be passed in time to permit a short recess at the holidays. If it has not inquiry may nullfy the investigation been acted upon the Senate will forego all vacation except on Christmas

TO SPITE HER LANDLADY ON FIFTH AVENUE

Ordered to Leave House, She Smashes Bric-a-Brac and Furniture, Is Charge.

afternoon held in \$40 hall for examina- overflowed into the corridor down the tion to-morrow morning by Magistrate stairs and out into the street. West Nolan in the Yorkville Court on a charge bonnet, a brown and black striped seventh street, at the corner of Fifth smashed pictures, bric-a-brac and everything else that was smashable just be-

an from the house.

According to the story Mrs. Shyne told the police, Miss Deshan, who is a tall stately brunette, had a friend at

the State, and it is argued that with She again ordered the actress to leave. Carr, comedians, and John Emerson. All these charges, business in the financial district stead-

Swift & Company's sales of Fresh Borf in New Jersey, who paid a Eo fine.

Condemned Lieutenant, Wife And Lawyer Who Makes Plea



365 AUTO DRIVERS IN DAY'S ROUNDUP:

speed ordinances. During the night and early morning every automobile o'clock to-morrow and it is expected he or called on a politician or some other person presumably having influence asking said person to appear at the Police Court to-day and "fix things." lican district leader in Manhattan was on hand. There were several judges and ex-judges, numerous minor politicians and all sorts of minor "fixers." It didn't take long to find that "pull" had no effect with Magistrate Krotel.

ity to approach hi mand ask him to be istrate replied that he was going to fine couldn't pay the fine to jail. Then the ceeding the speed limit. Edmundson "fixers" started in to work among the policemen who had served the sum-

POLICEMEN NOT ALLOWED TO MODIFY CHARGES.

was nothing doing in that line to-day.

Duplicates of the summonses served on the offenders were on file, the policecircumstances he should have stopped men said in Commissioner Waldo's of-fice at Police Headquarters. Any of- said that he had violated the most im ficer modifying a charge would find portant section of the speed law. himself up for trial.

grant these adjournments, but there was relived a similar sentence.

a hard smile on his features as he did Robert Burman, known as the "Special Robert Burman, known as the Burman so, and it wouldn't be surprising if this King" and the winner of many prizes particular Magistrate should be back on in automobile races, was fined \$15 by the job at West Side Police Court to- Magistrate Appleton in the West Farms

Never has there been such a Jam us that which the West Side Court groaned under to-day. Not only was groaned under to-day. Not only was Fifty-fourth street between Eighth and and smoking and leaking from curb to curb. There was an overflow of

ANOTHER MAGISTRATE CALLED TO HEAR ROUTINE CASES.

the house last evening and Mrs Shyne kept busy all day with automobile of-The result of the controversy was to take care of the routine business of on Feb 26, 1912, accused him of con-

went to her room to think it over. A those with summonses were the owners passed through his hands as assignee. moment later, says Mrs. Shyne, sounds or drivers of big private cars. An un- in the same schedule, Norton alleges, not unlike those heard in the crockery usually large number of actors and man- Unanget declared that Roe knew of the smashing games at Cor I island roused agers figured in the proceedings, show- insolvent condition of the brokerage ing the activity of the nolice in the the- firm for five years before it went into Mrs. Shyne finally got into the room atries district. The chauffeurs of Nat bankruptcy and that he was a secret succession, and then came the negro

fine, for they didn't have the necessary trate calmly ordered them locked up furnished great amusement to those in the courtroom who had the where-withal in their pockets.

Owners of expensive cars went to the court prison despite their appeals to be paroled long enough to get the money for the fines.

"There are free telephones in the prison," said the Court. "If you want to send for money send from there." Every once in a while a wildly excited man would arrive waving \$60 and clamoring for Mr. So and So. Mr. So and So would be in jail, and there would be a lot of confusion about getting him out and handing over his fine to Clerk Finn, who was literally overwhelmed with money and figured that the day ought to net the city about \$5,000 !

GARAGE OWNER FINED \$50 BY MAGISTRATE HOUSE.

George W. Edmundson, a garage was fined \$60 by Magistrate House in the Hariem Police Court to-day for exwas charged with passing a car which taking on and letting off passen gers at One Hundred and Eighty-first street and Amsterdam avenue, yesterday afternoon, within less than the law's limit, eight feet.

The garage owner protested that the BECKER'S LAWYERS policeman to modify a charge. There street was too narrow to admit of taking

Magistrate House imposed a fine of After various plans had been tried it \$30 on Ralph A. Newmark, a chauffeur was discovered that Magistrate Krotel living at No. 117 West One Hundred will not sit in West Side Court to-mar- and Seventeenth street. George M. row. Then offenders began to plead for Turner, president of a decorating comadjournment until to-morrow morning | pany, living at No. 271 West One Under the law Magistrate Krotel had to Hundred and Twenty-fifth street, re-

morrow despite reports that he is to sit Court. Burman was not recognised elsewhere.

Something like one hundred persons charged with speeding took adjournments, to the disgust of the policemen hour on Fordham Road yesterday, who served the summonses. Later some and but for a newspaper man he would not have been recognized in the West elected to pay their fines, figuring that Farms Court. Burman gave his name

LAWYER SUES LAWYER. Suit for \$50,000 Pollows Bank

rupter of Brokers. Eliot Norton, an attorney, who

assignce in the bankruptcy proceedings cars in Fifty-fourth street from Eighth against the brokerage firm of Van avenue over toward Broadway and as Schaik & Co., in which John B. Van Schalk and Derby Crandall were partners, filed sult to-day in the Supreme Court for \$50,000 damages against Charles Unangst, who appeared as at-Magistrate Krotel when he looked torney for some of the creditors in the pankruptcy hearings.

Norton alleges that Unanget in that this afternoon Miss Deshon was ordered to vacate, her room. This roused the actress's ire and, according to the complaint, the young woman to the complaint, the young woman to the offenders, but the bulk of converted to his own use funds which incloin before the trial Judge, Justice were to her room to think it over A to be room to think it over A to be found to he offenders, but the bulk of converted to his own use funds which incloin before the trial Judge, Justice Converted to his own use funds which incloin before the trial Judge, Justice Converted to his own use funds which incloin before the trial Judge, Justice Converted to his own use funds which incloin before the trial Judge, Justice Converted to his own use funds which incloin before the trial Judge, Justice Converted to his own use funds which incloin before the trial Judge, Justice Converted to his own use funds which incloin before the trial Judge of newly the converted to his own use funds which incloin before the trial Judge. All these charges, Norton says, are

New Jersey, who paid a E0 fine.

Evidently a great many of those who provides the providence of the case awyers made four or five of Knocknagaskel, County Ke live and College of County Ke live of Knocknagaskel, County Ke live of Knocknagaskel, County Ke live of Knocknagaskel, County Ke

EXPECT TO INDICT JUNIOR REPUBLIC RETIRED CAPTAIN ON FOUNDER ACCUSED **SWINDLERS' STORY** BY YOUNG GIRLS

The

mittee Which Investigated

William R. George.

George was examined on Oct. 25

Carlos F. MacDonald and Frederic

Springs Sanitarium since that time.

AND HUSHED UP.

by the investigating committee to

principal allegations.

Klemm and Miss Iva Temple declared

that George forced his attentions on them and conducted himself with im-

propriety. There is a great deal of

to treat girl citizens with offensive

These charges were heard, the com-

plaint declares, and disposed of by boy

citizens who conducted "trials" growing

out of the girls' charges. Mr. George

in effect denies the three main charges He denies improper relations with Miss

Whitmore. He admitted he went to th

rooms of the girls, but stated he did so

was adduced to show that George to

hypnotist and that he frequently hyp-

MUST RETURN TO SPAIN

Nicaragua Withdraws Demand for

Extradition of Former Dictator

on Murder Charge.

demand for the extradition of former President Jose Santos Zelaya was with-

State Department stated after a con-

ference with attorneys representing

Nicaragua that the South American

republic would be satised if Zelays

Postponement of to-day's hearing in

the Zelaya case in New York was at the instance of Zelaya's counsel here

to afford Solicitor Folk of the State

Department an opportunity to pass

upon allegations that the project to

secure the extradition of Zelaya is

terests are involved in an attempt to

The Nicaraguan Government will be

satisfied if assurance is given that Ze-

laya will not be permitted to gain a

foothold where he would be able to

foment trouble in the scenes of his

Mail Truck Breaks Man's Leg. John Monahan, fifty-five, a laborer

living in a Park Row lodging house.

DIED.

former activities.

political and that certain financial in-

WASHINGTON, Dec. 1 .- Nicaragua's

ZELAYA WILL GO FREE:

girl member of the Republic.

Miss Elsie Whitmore, Miss

Wiretappers and Former De- Joseph H. Choate Heads Comtective Taken Before Grand Jury by Whitman.

tain of police is likely to follow the apthree young girls, William R. George, pearance before the Grand Jury to-day founder of the George Junior Republic tional Association of George Junior Resqueal." Cohen's testimony concerning Sublics, is likely to be asked to withthe pact between the police and the drew from the institution. A verdict as wiretapping-clairvoyant syndicate is said to have been correborated.

It was announced at the District-Atwhen three judges-Joseph H. Choate, torney's office that Cohen and McRae Justice Samuel Seabury and Lillian D. would tell their stories to the Grand Wald-who have been taking testimony Jury to-day and that they would be during the last six months, file their followed by the witnesses who are to report correborate their charges. Besides Cohen and McRae, Charles

and Frederick Gondorf, "Paper Collar loe" Gray, Frank Tarbeaux, "Big Bill" Largen and "Curley" Carter were in the District-Attorney's office under subpoens to appear before the .. and

the record contains more than 2,000 pages or \$00,000 words of testimony also appeared at the office, but was It is understood that the investigation told that he would not be needed towas financed by Mrs. Kate Fowler, day and a subpoena was handed to him California woman who is greatly in terested in the boy and girl life in the calling for his return later in the

when the Grand Jury adjourned this the presence of the Judges and the alienists. Drs. William R. Pritchard. afternoon principally because Judge Swann of General Sessions was hungry. Judge Swann sent for the Grand Jury at 11.20 o'clock. He was beginning to get hungry. But the Grand Jury, having heard Cohen and McRae, was listening to the testimony of Albert Frick. manager of a saloon in which, had testified, he saw graft money passed to the former captain of police. cand Jurors decided finally to obey Judge Swann's summons at 1.30 o'clock they met a messenger from the Judge telling them that he could wait no ionger and had departed for his lunch. The Grand Jury adjourned and will not meet until 1 o'clock to-morrow.

BECKER'S WIFE HEARS LAST PLEA

Continued from First Page

and by reason of innumerable owner at No. 23 West Sixty-third street, incidents which occurred on the trial prejudicial to the defendant, the judgment of conviction should be reverse and a new trial granted."

The argument in opposition was presented by Robert C. Taylor, Assistant District-Attorney in District-Attorney Whitman's office.

MAY ASK FOR DELA TO HEAR SCHEPPS.

It is possible, but not probable, that delay will be asked by the Eecker lawyers to take advantage of the offer made by Sam Schepps in Paris to tell a new story that may free Becker for a consideration of \$10,000. Schepps was the most important witness in the murder trial, because he wa the only one of consequence who was held not to have een an accomplice, and his testimony furnished the necessary legal correbora-

Mrs. Becker has received two cable grams signed with Schepps's name. In one he said. "Great revelations will save Charles. Cable at once." In the other he wanted Mrs. Becker to come to Paris. WON'T PAY ANY ATTENTION TO suppress the activities of the late Pres-SCHEPPS.

Attorney Shay said to-day neither he nor Mrs. Becker had any intention at no matter whi is sitting later Magis-no matter whi is sitting later Magis-trate Krotel's example will probably be man, under which name he is known as would Mrs. Becker go to Paris. There the speedy auto driver. Magistrate Ap-the speedy auto driver. Magistrate Ap-the speedy auto driver. Magistrate Ap-have Mrs. Becker go to Paris, so she film he is promoting.

> story Schepps might tell, but it is the was run down by an automobile truck opinion in the District-Attorney's office as he was crossing East Broadway this that he cannot tell anything that would morning. He was taken to Hudson Hosget Becker out of prison without getting pital with a broken leg and possibly a himself in. The condition on which fractured skuil. The mail wagon, Schepps got immunity was that he tell driven by John H. Smith, was on the the truth. If he should now change his way from the General Post-Office to testimony he could be indicted for the Station B. in Delancey street. murder, in case his new version made him an accomplice, or for perjury in case it did not. The only kind of testimony he could give that would aid Only way to "match" this ten is

> The only effect the Scheppe offer could in Albany would be to prompt a re-Goff, for a new trial A pies of newly discovered evidence would have no arguments before which will be confined to the legality of the rulings of the White Rose Coffee, Rich and Pure Court before which Becker was con-

ever, may make as many motions for a new trial as he pleases. In the Pat-

13-YEAR-OLD GIRL **GUILTY OF MURDERING** HER LITTLE PLAYMATE

Tells of Quarrel and Beating Child to Death.

PRINCE ALBERT, Sask., Dec 1-Kathleen Oka Simmon, thirteen years ld, was to-day convicted of murderng her nine-year-old playmate, Julia Jenex, on the afternoon of June 21 last. The jury was out only one hour when it returned the verdict.

The little girl with tears streaming down her cheeks told the Court of her crime. She said that in the afternorn left home to gather dry roots for nedicinal purposes. While walking across a field, she said.

he Jenex girl picked up a dead prairie chicken and struck her across the face with it. This made the accused girl angry and she threw her playmate to investigating committee employed Henry A. Wise as its attorney. The quarrel continued, according to Emory R. Buckner represented Mr

George. Witnesses were brought from the other with a shovel knocking he Kentucky and other States, and the down, after which she beat her face into lawyers have gone to many cities of The girl has not yet been sentenced, this State to obtain evidence. All told.

6,000 SILK WEAVERS TO BE LOCKED OUT

Paterson Mills Will Close to Ribbon the lawyers at the Bar Association, in Workers if They Strike for Nine-Hour Day. Petersen. He has been at the Clifton PATERSON, N. J., Dec. 1 .- When

SOME CHARGES INVESTIGATED clock for the start of work in the blast for the ribbon weavers would be are about 6,000 ribbon weavers here be bound by promise to walk out at 5 worked the nine-hour day they will de mand. The bosses are banded together o resist the nine-hour day. The usual quitting time is 6 o'clock.

If the weavers go out at 5 there is every indication they will find the mill gates closed to them to-morrow morning and a prolonged lockout will follow. This strike or lackout will folnothing like the great strike of las winter, as the broad silk weavers and the dyers have decided not to join it. familiarity, to the extent of visiting

FINED FOR SUNDAY WORK. The Triangle Walst Company of No. 9 Fifth avenue was fined \$20 in Spe

dal Sessions to-day. Labor Inspector

Donohue testified that on Oct. 12, which

came on Sunday, he had found several

girls at work in the plant. The waist Since the fire in watch more than 10 notized himself. In these trances, he told persons who testified, he did not girls lost their lives the company has been in court on more than one occa-sion, once for having locked the doors in its plant while girl workers were at their tasks.

PRINCE ALFONSO HURLS BOMBS FROM THE SKY ON MOORISH TROOPS

Jury Finds Verdict After She Cousin of Spain's King in Aeroplane Fights Back When Made a Mark for Bullets.

> TETUAN, Morocco, Dec. 1 .- A daring out to-day by Prince Alfonso, a cousin of the King of Spain, who, accompanied by Col. Viven, flew from Tetuan to Arxila over a route infested by Moors. The two aviators hovered for some time over the enemy's position, their aeroplane meanwhile being a target for

the Moorish sharpshooters The aviators, who several times had narrow escapes, replied to the fusillade by dropping bombs into the Moors' en-

WOMAN SHOT BY HUSBAND MAY DIE AT ANY MOMENT

Reports of Cruseks' Quarrel and Threats to Get Even With

Wife Reach Police. SOMERVILLE, N. J., Dec. 1 .- Mrs. left shoulder yesterday by her husband, accidentally, he says, is in a serious condition to-day at the Somerset Hospital. She is in a semi-conscious condition and liable to take a turn for the worst and die at any moment. The doctors say her chance of recovery is so slight that her death seems almost certain to occur from

the wound. Neighbors have informed the Proseutor's men who have been investithe case that the Crusek ouple had a quarrel on Thanksgiving Day and that at that time the huse and made threats of getting even

Crusek has claimed he was practisng in the yard with his revolver yesterday, and thinking he had discharged all the cartridges, went into the house bandling the weapon in a careles, manner so that it went off. His wife was bending over a trunk and the buljail during the investigation.

The relish for everybody. Appetizing, savory, healthful.

- Old Unglish

At Grocers and Delicatessen Stores, 10c Made by E. Pritchard, 331 Sering St., N. Y.



Thanks to the Parcel Post System—Uncle Sam is now distributing LOFT Candy to all parts of the world. The cost of sending

Special for Monday
DID PASHION MOLABUSE PEPPERMINT BROPS—These are little
magnets of colden bee an Monasce
Candy, thus disastre in
the mouth, prochy box 10c

Special for Tuesday
ASSORTED FRUIT AND NUT
BUTTERUTE A collection of
glossy little munros with a bestule
to severing and coulting of present
chopped Fruit SD ROX 10C

Suggestion for Monday
MIDGET STICKS Those dainty
little ministures of that good old
fashion, strined Stick Candy. Assoriment presents nine 15C

Park How, Cartlandt, 125th Street, 23d Street and Brooklyn Stores open every coming until 10 o'clock. All our stores open Saturday evenings until 11 o'clock. At our stores open Saturday evenings until 11 o'clock. See BARCLAY STREET
Corner West Broadway
20 CORTIANITY STREET
Corner Church Street
Corner Church Street
400 BROOME STREET
Corner Church STREET
Corner Church Street
20 FACT SEed STREET
210 Store
210 Store
220 Wind Set Street
220 Wind Set Street
230 FACT Seed STREET
230 Wind Set Street
2472 FULTON STREET
250 Wind Set Street
250 FACT Seed STREE

Andrew Alexander

Shoes at Special Prices Tuesday and Wednesday Only Men's Fine Shees

Women's Boots Patent leather, gun-

metal calf and black \$2.90 kid butten bootsstylish lasts; reliable materiale; all widths and sines.

Tango Slippers For women—patent leather, black, white, pink and blue satin—correctly made on graceful laste—all

conservative lasts, all sizes, quick service. Children's Shees

Tan and black calf,

single soles; smart or

Patent leather, but-ten, and black calf-skin, butten and lace orthopedic least-durable and good look-ing; sizes \$15 to 10 15.

single or double soles; \$3.85

At Sixth Avenue Store Only

Sixth Avenue

At Nineteenth St.

548 Fifth Avenue Above Forty-fifth Stree'.